IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written. John A. Harte Ruth Harte STATE OF KANSAS 88. COUNTY OF Douglas BE IT REMEMBERED, that on this / day of lugart , A. D. 196 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came John A. Harte and Ruth Harte, his wife who are personally known to me to be the same person . " who executed the within instrument of writing, and such person . duly acknowledged the excention of the same. NOTAR Notary Publick. C. Place My Commanden appires : Laly 1963 COULTY . Recorded August 4, 1960 at 8:25 A.M. R Register of Deeds

It is agreed that the morigages, may, at any time during the morigage term, and in its discretion, apply for and purchase morigage guaranty insurance, and may apply for renewal of such morigage guaranty insurance covering this moritogic, and pay premium due by reason thereof, and require repayment by the morigagors of such amounts as are advanced by the morigage. In the event of failure they the morigagors to repay and amounts to the morig ages, such failure shall be considered a default, and all provisions of the morigage and the note secured thereby with regard to default shall be applicable. Said note further provides: Upon transfer of title of the real estate, morigaged to secure this mote, the entire balance alming due hereunder may at the option of the morigage, be declared due and payable at once.

Side note further provides. Upon transfer of title of the real estate, mortgaged to neuror this note, the entire balance that mining due hereunder may at the option of the mortgage, he declared due and pushes the note. The mortgage due to neuror this note, the entire balance and to the the intermediate the parties between the time mortgage and all ones extre any future, advancements of which the first parties, or any of them, may one to the second party, however videnced, whether any those advancements of the mortgage shall amount advance the second party, however videnced, whether any the second party, however videnced, whether any the parts between the parties between the parties between any such additional loans shall at anount due between the parties between any such additional loans shall at the proceeds of all through foreclosure or otherwise. This mortgage shall an exceed the second party, however videnced, whether are paid in full, with instead the proceeds of all through foreclosure or otherwise. The parties between the parties between the parties between the second party is an advance and intermed premises are equired by second party. The parties also are to be collectible out of the parties between the second party with the provisions in said not advance the parties between the party and between the party and between the party and between the party and party is the second party is the second party is the parties between the party and party of the party and party of the parties

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the specitive parties hereto.

The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record. CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION By Ray L. Culbertson First Vice President

Writtan this 11 5 670+

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Lawrence, Kansas, September 11, 1967 (Corp.Seal)

A CONTRACTOR

A.S.M.

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